NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

ROBERT MITCHELL,

Plaintiff,

Civil No. 05-882 (RBK)

v.

ATTORNEY GENERAL, et al.,

Defendants.

OPINION

APPEARANCES:

Robert Mitchell, <u>Pro Se</u>
Burlington County Jail
#45639
54 Grant Street
P.O. Box 6000
Mt. Holly, NJ 08060

KUGLER, District Judge

This matter comes before the Court on plaintiff Robert

Mitchell's application for the appointment of <u>pro bono</u> counsel in
the above-referenced civil rights case. For the following
reasons, the Court will deny the motion, without prejudice.

BACKGROUND

Plaintiff has submitted a civil rights complaint, alleging that he was denied access to courts in violation of the First Amendment to the United States Constitution. Plaintiff states that he is in need of an appointed attorney because "the issue is a very complex issue and needs to be evaluated and investigated

by a professionally trained attorney considering the officials involved." The defendants have not yet been served with the instant complaint.

DISCUSSION

Appointment of counsel under 28 U.S.C. § 1915(e)(1) may be made at any point in the litigation and may be made by the Court sua sponte. See Tabron v. Grace, 6 F.3d 147, 156 (3d Cir. 1993), cert. denied, 510 U.S. 1196 (1994). The plaintiff has no right to counsel in a civil case. See id. at 153-54; Parham v. Johnson, 126 F.3d 454, 456-57 (3d Cir. 1997).

In evaluating a motion to appoint counsel, the court must first examine the merits of the plaintiff's claim to determine if it has "some arguable merit in fact and law." See Tunnell v.

Gardell, 2003 WL 1463394 at * 1 (D. Del. Mar. 14, 2003)(Slip Copy)(citing Parham, 126 F.3d at 457)(other citations omitted).

If the court is satisfied that the claim is "factually and legally meritorious," then the following factors must be examined: (1) a plaintiff's ability to present his or her own case; (2) the complexity of the legal issues; (3) the degree to which factual investigation will be necessary and the ability of a plaintiff to pursue such investigation; (4) the amount a case is likely to turn on credibility determinations; (5) whether the case will require the testimony of expert witnesses; and (6) whether a plaintiff can attain and afford counsel on his or her

own behalf. <u>See id.</u> (citing <u>Parham</u>, 126 F.3d at 457-58; <u>Tabron</u>, 6 F.3d at 155-56, 157 n.5).

However, a court should also consider other factors, such as the lack of funding to pay appointed counsel, the limited supply of competent lawyers willing to do <u>pro bono</u> work, and the value of lawyers' time. See Tabron, 6 F.3d at 157-58.

In this case, Plaintiff's complaint was recently filed, and the defendants have not yet been served. While it appears from the face of the complaint that Plaintiff's claims could possibly have merit, the factual and legal issues "have not been tested or developed by the general course of litigation, making [a number of factors] of Parham's test particularly difficult to evaluate." Chatterjee v. Philadelphia Federation of Teachers, 2000 WL 1022979 at *1 (E.D. Pa. July 18, 2000)(stating that unlike Parham, which concerned a directed verdict ruling, and Tabron, which involved summary judgment adjudication, plaintiff's claims asserted in complaint and motions "have barely been articulated" and have distinctive procedural posture).

With regard to the <u>Tabron/Parham</u> factors, Plaintiff has not demonstrated at this stage of proceedings the complexity of legal issues, the degree to which factual investigation will be necessary, or that he will be in need of expert witnesses.

Likewise, in the case at issue, the Court finds that Plaintiff is capable of presenting his claims at this early stage. He has

presented to this Court without the assistance of counsel not only a Complaint, but also the instant motion for appointment of counsel, and a motion to proceed in forma pauperis. The Court recognizes that issues may arise in the course of this litigation which may raise a question as to Plaintiff's need for counsel. In that case, the Court will consider a renewed motion for appointment of counsel. At this point in the litigation,

denied, without prejudice.

CONCLUSION

however, Plaintiff's motion for appointment of counsel will be

For the foregoing reasons, Plaintiff's application for appointment of <u>pro bono</u> counsel will be denied, without prejudice to Plaintiff renewing his motion as the litigation proceeds. An appropriate Order accompanies this Opinion.

s/Robert B. Kugler
ROBERT B. KUGLER
United States District Judge

Dated: April 27, 2005

4